5929 Balcones Drive, Suite 200 Austin, TX 78731

T [512] 343-2544 F [512] 343-0119

February 5, 2015

VIA ELECTRONIC COMMENT FILING SYSTEM (ECFS)

Ms. Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 12th Street, SW
Suite TW-A325
Washington, DC 20554

RE: EB Docket No. 06-36 - CPNI Certification and Accompanying Statement

Dear Ms. Dortch:

On behalf of Lipan Telephone Company, Inc., please find the attached annual CPNI Rule 64.2009(e). certification and accompanying statement which is being filed pursuant to Commission

information. Please contact me at 512-652-7725 if you have any questions or need further

Sincerely,

Lynette Hampton

Authorized Representative of Lipan Telephone Company, Inc.

LH/pjf

Attachment

cc: Ms. Beth Howard, Lipan Telephone Company, Inc.



Annual 47 C.F.R. § 64.2009(e) CPNI Certification

EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2015 covering the prior calendar year 2014

- 1. Date filed: February 5, 2015
- Name of company covered by this certification: Lipan Telephone Company, Inc.
- 3. Form 499 Filer ID: 805026
- 4. Name of signatory: Beth Howard
- Title of signatory: Secretary/Treasurer

operating procedures that are adequate to ensure compliance with the Commission's CPNI rules See 47 C.F.R. § 64.2001 et seq. an agent of the company, that I have personal knowledge that the company has established I, Beth Howard, certify that I am an officer of the company named above, and acting as

in section 64.2001 et seq. of the Commission's rules. company's procedures ensure that the company is in compliance with the requirements set forth Attached to this certification is an accompanying statement explaining how the

brokers has been required. pretexters to access the CPNI of the Company's customers; therefore, no action against data brokers) against data brokers in the past year. The Company is not aware of any attempts by company at either state commissions, the court system, or at the Commission against data The company has not taken any actions (proceedings instituted or petitions filed by a

unauthorized release of CPNI. The company has not received customer complaints in the past year concerning the

punishable under Title 18 of the U.S. Code and may subject it to enforcement action. also acknowledges that false statements and misrepresentations to the Commission are C.F.R. §1.17 which requires truthful and accurate statements to the Commission. The company represents and warrants that the above certification is consistent with 47

Signed

Attachment: Accompanying Statement explaining CPNI procedures

ACCOMPANYING STATEMENT

sateguarding of such customer information. procedures ensure compliance with the FCC rules on CPNI and FCC requirements for the This statement explains how Lipan Telephone Company, Inc.'s ("the Company's")

customer notice and opt-out approval process will be conducted and appropriate safeguards purposes. If CPNI is to be used for its sales and marketing campaigns in the future, the will be implemented in accordance with the CPNI rules, as required. The Company has chosen to prohibit the use or disclosure of CPNI for marketing

being used, disclosed or accessed for marketing purposes. used without customer approval, and when customer approval is required prior to CPNI The Company has a written CPNI Policy that explains what CPNI is, when it may be

The Company has assigned a Director for CPNI Compliance to serve as the central point of contact regarding the Company's CPNI responsibilities and questions related to notifications for a period of at least two years. records in accordance with FCC CPNI rules, including records of any discovered breaches, appropriate law enforcement agencies. The Director for CPNI Compliance also maintains investigating complaints of unauthorized release of CPNI, and reporting any breaches to the limited to, supervising the training of all Company employees with access to CPNI, notifications of breaches to law enforcement, and law enforcements' responses to the CPNI Policy. The Director for CPNI Compliance has responsibilities including, but not

permitting access to CPNI without the appropriate customer consent. The disciplinary to when they are and are not authorized to use CPNI and are prohibited from disclosing or and the disclosure of CPNI. Employees with access to this information have been trained as possible termination. permits access to CPNI in violation of CPNI regulations is subject to disciplinary action, and Policy manual and in accordance with Company policy, any employee that uses, discloses, or process related to noncompliance with CPNI obligations is described in the Company's CPNI The Company has internal procedures in place to educate its employees about CPNI

CPNI to a joint venture partner or independent contractor for marketing purposes. However, purposes. the Company has not and does not plan to release CPNI to any third parties for marketing The Company requires express opt-in consent from a customer prior to the release of

customer, the Company must first authenticate the customer without the use of readily accordance with §64.2010(e) upon customer request. To establish a password for an existing to or visiting the Company's offices are properly authenticated. Passwords and password accordance with C.F.R. §64.2010. Prior to the disclosure of CPNI, customers initiating calls back-up authentication procedures for lost or forgotten passwords are implemented in Appropriate safeguards on the disclosure of CPNI have been implemented in

at their telephone number of record. For a new customer, the password is established at the available biographical information, or account information, such as calling the customer back time of service initiation.

disclosing CPNI to a customer visiting any of its retail offices in person, the customer must permitted to discuss the call detail information provided by the customer. Prior to the Company during a customer-initiated call without the Company's assistance, then the Company is sending it to the customer's address of record or by calling the customer at their telephone the Company asking for readily available biographical information, or account information. initiated telephone contact, if the customer first provides a password that is not prompted by present a valid photo ID matching the customer's account information. number of record. If the customer does not provide a password, call detail information is only provided by Call detail information is only disclosed over the telephone, based on customer-If the customer is able to provide call detail information to the Company

information to authenticate a customer's identity before a customer can access CPNI related online access to CPNI related to his or her telecommunications account with a password that to their telecommunications account online. Once authenticated, a customer can only obtain account information. is not prompted by the Company asking for readily available biographical information, or The Company does not rely on readily available biographical information or account

forgotten passwords, or address of record is created or changed. whenever a password, customer response to a back-up means of authentication for lost or The Company has implemented procedures to notify customers immediately

at least two years of any breaches discovered, notifications made to law enforcement (i.e., United enforcement and customers, in the event of a CPNI breach. The Company maintains a record for from law enforcement. States Secret Service and the Federal Bureau of Investigation) and customers, and responses The Company complies with the Commission's rules regarding the notification of law